

SYNNESTVEDT LECHNER & WOODBRIDGE LLP**Attorneys at Law***A Pennsylvania Limited Liability Partnership
Intellectual Property Law*Richard C. Woodbridge, Partner
Peter J. Butch, PartnerDavid L. Cargill— NY Bar Only
Sarah Klosek
Roy J. Rosser, Ph.D.—Patent Agent**FACSIMILE COVER SHEET**

TO:	Refund Department	TELEPHONE:	
COMPANY	USPTO	FACSIMILE:	571.272.6500
FROM:	Lynne Haggerty	TELEPHONE:	609-786.1099
COMPANY:	SYNNESTVEDT LECHNER & WOODBRIDGE	FACSIMILE:	609-924-1811
DATE:	April 27, 2006	PAGES:	1
RE:	Duplication of fee payment — application no. 10/617,342		

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If your research determines that this is indeed a duplicate charge, please credit our USPTO deposit account with \$130. Should you have any questions with regard to this matter, feel free to call.

Sincerely,**Lynne Haggerty**
Administrator

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DATE POSTED MO. DAY YR.	CONTROL NO.	DESCRIPTION (Serial, Patent, TM, Order)	DOCKET NO.	FEE CODE	CHARGES/ CREDITS	BALANCE
3 7 06	88	10617342	P24,592-0 US1	1814	130.00	182.12
3 14 06	84	E-REPLENISHMENT		9203	-38.00	220.12
3 23 06	116	11385343	P29,804-A USA	1202	40.00	180.12
3 23 06	119	11385343	P29,804-A USA	1622	150.00	30.12
3 31 06	142	SERVICE CHARGE		9202	25.00	5.12
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Application No. 10/617,342	Application No.	Application No.	IDON Customer No. 20802
Patent No.	Patent No.	Registration No.	
Attorney Docket No. P24,592-O US1		Identify or Describe Mark	

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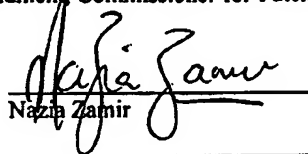
In re Application of: Michael R. Myers, et al. Confirmation No. 2748
Application No.: 10/617,342 Art Unit 1616
Filed: July 10, 2003 Examiner Alton Pryor

**ARYL AND HETEROARYL QUINAZOLINE COMPOUNDS WHICH INHIBIT
CSF-1R RECEPTOR TYROSINE KINASE**

(Attorney Docket No. P24,592-O US1)

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TERMINAL DISCLAIMER

Sir:

The owner, AVENTIS PHARMACEUTICALS PRODUCTS INC., 500 Arcola Road, Collegeville, PA 19426-0107, of the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 5,710,158. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

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01 FC:1814 Date: 03/07/2006 SDIRETAL
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